## David Elmer Wolfensperger 1009 Shepherds Glen Lane Batavia, Ohio 45103

## By Special Appearance

April 20, 2008

Sent via Registered Mail # RA 15 855 2288 U.S

#### NOTICE OF COMPLAINT

#### In the Matter of:

Office of the Attorney General Michael B. Mukasey U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

#### PLEASE TAKE NOTICE:

## STATEMENT OF COMPLAINT

I have been named as a defendant in a Complaint "filed in the UNITED STATES DISTRICT COURT located in the SOUTHERN DISTRICT OF OHIO WESTERN DIVISION Docket # 1:07 CV 571.

Pursuant to Fed. R. Civ. P. Rule 5.1(a)(2) Such Complaint compels me to Contact you concerning issues under the U.S. Constitution. I have Not waived any of my Rights, and I Reserve All of My Rights, including but not limited to, Due Process of Law. I have No Knowledge, Information, or Belief as to:

Any Constitutional Law/Authority which allows So Named Plaintiff. UNITED STATES OF AMERICA, to bring this action against me in the UNITED STATES DISTRICT COURT or would permit the U.S. Attorney General, or any delegate or subordinate thereof, to represent So Named Plaintiff in this Complaint; or any legitimate Lawful Assessment, Known Legal Duty, and/or Jurisdiction concerning me personally; or that federal statutes listed in the Complaint under 26 U.S.C. §§ 7401, 7402, 7403, 6673, 6321, 6322 or 28 U.S.C. §§ 1331, 1340, or 1345 otherwise provides for, or proves such exists.

Under the Law at 5 U.S.C. 556(d) the Secretary of the Treasury, and Attorney General bear the Burden of Proof to support whether any of such Lawfully Exists. Under the Law at 5 USC 702 Judicial Review is required to determine whether my Rights guaranteed by the Constitution and Laws of the United States, and /or Ohio are possibly being violated by any mistaken or false presumptions, or by usurpation.

## **REQUEST FOR ACTION**

Request is hereby made for U.S. Attorney General **Michael B. Mukasey**; and Secretary of the Treasury Henry M. Paulson Jr.: to follow the Laws as provided above, and to immediately provide and make all such put forth above available to me.

TTL PGS	م
EXHIBIT	7
CASE #	1:87-CV-571

## REQUEST FOR IDENTITIES, DOCUMENTS, RECORDS, POINTS & AUTHORITIES

Request is hereby made for the Names and Identities of all Parties involved in this Complaint, including but not limited to, those included within, or under Plaintiff, and who have been contacted by the same, or Secretary of the Treasury Henry M. Paulson Jr., and his predecessors, or U.S. Attorney General **Michael B. Mukasey**, and his predecessors, or any of their delegates or subordinates, concerning this Matter, as well as Copies of All Documents, Records, Points and Authorities which Support Any and All of Plaintiff's and US. Attorney's Claims and Allegations in this Matter.

## REQUEST FOR TIMELY RESPONSE

Request is hereby made for an appropriate and timely response within Thirty (30) Days receipt of this Notice.

#### **ULTIMATUM**

Should U.S. Attorney General **Michael B. Mukasey**, or Secretary of the Treasury Henry M. Paulson Jr., or any of their delegates and ' or subordinates ignore, or otherwise fail to adequately respond to this Notice and Requests Made Herein, in a Timely manner, or proceed in any adverse manner as to violate my Rights guaranteed by the Constitution and Laws of the United States, and or Ohio. I will be compelled then to seek a Congressional Investigation for any Criminal violations, and pursue Civil Litigation.

#### NOTE:

Under the appropriate Titles of the United States Code, and the Laws of Ohio

### Liability is Personal

#### **VERIFICATION**

I declare under penalty of perjury under the laws of the United States of America that to the best of my knowledge the foregoing is true and correct. Executed on April 20, 2008.

Sincerely,

Dated: La Ti 2018

David Elmer Wolfensperger, Sui Juris in propria persona

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